

Requiring the recording and retaining of 6a-10p broadcasts would be an onerous hardship for broadcasters. Storage alone would be a problem. Costs could become prohibitive.

Where does this intersect with our 1st ammendment rights? Does this not leave broadcasters open to the same kind of harrassment and intimidation that broadcasters in totalitarian countries experience? I think we approach a slippery slope.

Broadcasters are regulated by listeners who vote with their ears. When we lose ears, we change programming. We do not need more government interference.

This is a very bad idea.